1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 NORTHWEST ADMINISTRATORS, INC., CASE NO. 23-mc-00006-LK 11 Plaintiff, ORDER DENYING MOTION FOR 12 JUDGMENT ON ANSWER v. 13 KCD TRUCKING INC., 14 Defendant, v. 15 HOMESTREET BANK, 16 Garnishee-Defendant. 17 18 This matter comes before the Court on Plaintiff Northwest Administrators, Inc.'s Motion 19 for Entry of Judgment on Answer of Garnishee Defendant. Dkt. No. 15; see Wash. Rev. Code § 20 6.27.250(1)(a). The motion is denied. 21 Northwest Administrators' proposed judgment contains the following typo: "[T]hat 22 judgment Creditor has judgment unsatisfied against the Judgment Debtor in the total amount of 23 \$1,1357.54[.]" Dkt. No. 15-1 at 2 (emphasis added). It also fails to substantially comply with the 24

ORDER DENYING MOTION FOR JUDGMENT ON ANSWER - 1

statutory form for judgments on garnishee answers because it omits the following language: "Garnishee is advised that the failure to pay its judgment amount may result in execution of the judgment, including garnishment." Wash. Rev. Code § 6.27.265; see generally Dkt. No. 15-1. The deficiencies may not end there. The Court, however, need not investigate any further. Northwest Administrators may renew its motion within 10 days of the date of this Order. Should it elect to do so, the Court strongly suggests that it "review the law and ensure that its submission[] compl[ies] before filing [it] with this Court." Dkt. No. 6 at 2. The Court will direct the Clerk to close this matter absent a timely renewed motion. Dated this 12th day of June, 2023. Lauren Vinz United States District Judge